Tib

In the City Council
City of Lodi
Lodi, California

ORDINANCE NO. 606

AN ORDINANCE REPEALING CERTAIN ORDINANCES AND PARTS OF ORDINANCES AND ESTABLISHING RATES FOR THE SALE OF ELECTRIC ENERGY BY THE CITY OF LODI AND DECLARING THE SAME TO BE AN URGENCY MEASURE

THE CITY COUNCIL OF THE CITY OF LODI DOES ORDAIN AS FOLLOWS:

Section 1. REPEAL. Ordinance No. 537, entitled "AN OR-DINANCE REPEALING CERTAIN ORDINANCES AND PARTS OF ORDINANCES AND ESTABLISHING RATES FOR THE SALE OF ELECTRIC ENERGY BY THE CITY OF LODI AND DECLARING THE SAME TO BE AN URGENCY MEASURE", all amendments thereto, and all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 2. RATES. Rates for the sale of electric energy by the City of Lodi shall be as follows per month:

DOMESTIC SCHEDULE "A"

This schedule is applicable to domestic lighting in combination with heating, cooking, water heating, and single phase domestic power service in single family dwellings and in flats and apartments separately metered by the City of Lodi.

Rate:

Service Charge: per meter per month Energy Charge (to be added to Service Charge)	60¢
First 40 KWH per meter per month	•04
Mext 60 KWH per meter per month Next 100 KWH per meter per month	.0285 .023
All excess KWH per meter per month	.0115

Minimum Charge: Minimum charge applicable to this service shall be 60¢ per meter per month,

Special Conditions:

a. Where polyphase power is to be combined with single phase power, a four-wire meter and service drop will be supplied and the service charge per meter per month shall be \$1.00

- b. Wherever emergency or exit lights are required by law in apartment houses, etc., such service shall be separately metered and shall not be billed under this schedule.
- c. Any apartment house or group of apartments may receive service under this schedule through one meter, provided such energy is not resold by apartment owner or any other agency. For this purpose, the second energy block will be increased by an amount equal to the second energy block multiplied by the number of individual apartments included.
- d. This rate schedule is not applicable in the following instances:
 - (1) When a domestic consumer has four or more roomers and/or boarders other than members of his immediate family.
 - (2) When a business or commercial establishment is conducted in conjunction with a residence and both are measured through one meter.

COMMERCIAL LIGHTING AND POWER SERVICE SCHEDULE "B"

This schedule is applicable to general commercial lighting, air conditioning power used in commercial establishments, and incidental small motor service (see Special Condition "a" below), provided that all alternating currents are measured through a single meter on the same premises and shall also apply where one meter serves a commercial and residential establishment; also, separately metered hall, exit lights, and electric advertising signs.

Rate:

Single phase service charge per month	608
Polyphase service charge per month	
(to be added to single phase service charge).	90¢
Energy Charge (to be added to Service Charge)	
First 50 KWH per meter per month	• 04
Next 150 KWH per meter per month	•037
Next 800 KWH per meter per month	.0304
Next 2000 KWH per meter per month	.0266
Next 3000 KWH per meter per month	.021
All excess KWH per meter per month	.02

Minimum Charge: Minimum charge on this schedule shall be the Service Charge per meter per month.

Special Conditions: (a) Motor loads, other than air conditioning units billed under this schedule, shall not exceed 10 H.P. of connected load.

INDUSTRIAL POWER SCHEDULE "D" - A & B

This schedule is applicable to alternating current used in motors, heating and cooking devices, and rectifiers, but not applicable for current used for lighting, either direct or through transformers, or converting equipment except incidental lighting (as defined in Special Conditions -a- below) combined with power on the same meter.

A. Maximum Demand Basis:

Rate:

Billing	First	Next	Next	All Over
Demand	100 KWH	100 KWH	100 KWH	300 KWH
KW	per KW	per KW	per KW	per KW
0 - 18	.0323	.0172	.0124	.0105
19 - 37	.0294	.0143	.0105	.0096
38 - 74	.0266	.0124	.0105	.0086
75 & Over	.0229	.0115	.0096	.0077

Minimum Charge: \$45.00 per month for the first 40 KW or less of Billing Demand plus 80¢ per KW for any excess.

Billing Demand for the purpose of this schedule is the maximum demand made by the customer's equipment for electrical power during the month for which the bill is rendered, but not

less than 50% of the highest such demand in the preceding eleven months. The maximum demand in any month will be the maximum average power taken during any fifteen minutes interval in the month, provided that in case where the use of energy is intermittent or subject to violent fluctuations a five .minute interval may be used.

B. Connected Load Basis:

Energy Charge - Applicable to monthly or annual basis,

H.P. of	First	Next	Next	Åll Over
Connected	50 KWH	50 KWH	150 KWH	250 KWH
Load	per H.P.	per H.P.	per H.P.	per H.P.
2 - 9.9	.0446	.0238	•0134	.0105
10 - 24.9	.0399	.02 29	•0124	.0105
25 & Over	.0332	.0210	•0115	.0096

Minimum Charge

Per H.P. per Month

First 50 H.P. per month

\$1.10

All over 50 H.P. per month

• 75

When the primary use of power is seasonal or intermittent, the minimum charge may, at the option of the City, be made acpumulative over a twelve month period,

Voltage: At the option of the City, either 120/240 single phase or 4-wire Delta or 120/208 4-wire Star, whichever is available.

Annual Basis

Per H.P. per Year

First 10 H.P. of Connected load

\$6.75

All over 10 H.P. of connected load

4.75

The Demand Charge is payable in six equal monthly installments.

The Minimum Charge in Rate $\mathbb A$ and the Demand Charge in Rate B shall be based on a connected load of not less than 2 $\mathbb H_{\circ} \mathbb P_{\bullet}$ for single phase and not less than 3 $\mathbb H_{\circ} \mathbb P_{\bullet}$ for 3 phase.

Special Conditions:

- a. Incidental lighting for the purpose of this schedule, is any lighting on the premises of an industrial (as distinguished from commercial) plant operated by power supplied on this schedule, except lighting in dwellings or in buildings used primarily for trade or for any purpose not essential to the operation of such plant.
- b. Guarantee Load: Any customer may obtain the rate and conditions of service for a billing demand greater than his actual demand by guaranteeing the charges (including the minimum) applicable to such greater demand. Such guarantee demand may not be changed more than once per year.

INDUSTRIAL POWER

Description of Service:

This schedule is applicable to alternating current lighting and, at the customer's option, to alternating current for heating, cooking, power or any combination thereof (either single-phase or polyphase) alone or combined with lighting, provided all polyphase power service to any customer on the same premises shall be supplied through one meter. Service to each of two or more separate areas, but not in the same building, and which do not overlap within the same premises may be individually metered. Special Conditions:

a. Maximum Demand: The maximum demand in any month will be the maximum average power taken during any 15-minute interval in the month, provided however, that whenever such monthly maximum demand has exceeded 400 kw for three consecutive months and thereafter until it has fallen

below 300 kw for twelve consecutive months, a 30-minute interval may be used; provided further, that in cases where the use of energy is intermittent or subject to violent fluctuations, a 5-minute interval may be used. A thermal type of demand meter which does not reset after a definite time interval may be used.

- b. <u>Billing Demand</u>: The billing demand to be used in computing the charges under these schedules will be the mean of the actual maximum demand as determined under

 (a) for the current month and the highest such demand occurring in the year ending with the current month,
- c. Voltage: Service on this schedule will be supplied at the secondary voltage available or, at the option of the customer, at the primary voltage available, Where secondary voltage is desired and polyphase power is to be combined with single-phase, a 4-wire service will be supplied, either 120/240 volt or 120/208 volt, whichever is available.
- d. Primary Voltage Discount: When delivery hereunder is made at the same voltage as that of the line from which the service is supplied, a discout of 3% for line voltages of 4 ky will be allowed.
- e. Power Factor: When the billing demand has exceeded 400 kw for three consecutive months and thereafter until it has fallen below 300 kw for twelve consecutive months, bills will be adjusted for weighted monthly average power factor as follows:

The total charge (except the minimum charge for any month'as computed on the above rates) will be decreased or increased, respectively, by 0.1% for each 1% that the

average power factor of customer's load in that month was greater or less than 85%, such average power factor to be computed (to the nearest whole per cent) from the ratio of lagging kilovolt-ampere-hours to kilowatt-hours consumed in the month, provided, however, that no power factor correction will be made for any month when customer's maximum demand was less than 10% of the highest such demand in the preceding eleven months.

Rate I: This rate applies to demands of 1,000 KW or less.

Energy Charge:

```
First 6,000 KWH or less per month

For all excess over 6,000 KWH per month:

First 50 KWH per KW of billing demand

Next 150 KWH per KW of billing demand:

First 100,000 KWH

Balance

Next 100 KWH per KW of billing demand

All excess

$142.50

002 per KWH

0081 per KWH

0081 per KWH

0081 per KWH

0087 per KWH
```

Minimum Charge, per month: \$142.50 but not less than 80¢ per KW of billing demand.

Rate 11: This rate applies to demands above 1,000 KW.

Minimum Charge, per month: \$150.00 but not less than 90¢ per KW of billing demand.

Section 3. URGENCY REVENUE MEASURE. This ordinance is hereby declared to be an urgency measure for the immediate preservation of the public peace, health and safety, and a measure fixing an amount of money to be raised by taxation, all within the meaning of Section 36937 of the Government Code of the State of California and Article IV, Section 1, of the Constitution of the State of California. The facts concerning such declaration are:

- (a) The City of Lodi owns and operates an electric distribution system, presently purchasing electric energy in bulk from the Pacific Gas and Electric Company. The contract under which such electrical energy is purchased has been modified by the Public Utility Commission of the State of California and on August 27, 1957, a new and substantially higher rate has been imposed by the Company. Lack of additional revenue to the City, commencing on the date on which higher rate has been imposed upon the City, will result in a reduction in the governmental and proprietary services furnished the public by the City, to the detriment of the public peace, health and safety.
- (b) Partial reliance upon electric revenues for the provision of other governmental and proprietary services has made it impracticable to make complete provision for the operation of Municipal facilities in the fiscal year 1957-58, pending determination of electric costs and revenues.

 Assurance of safe and reasonable service levels requires the adjustment of such costs and revenues at the earliest possible moment.

Section 4. EFFECTIVE DATE. This ordinance shall take effect upon its adoption and be in full force with respect to all electric bills rendered on and after February 1, 1958.

Approved this 4th day of December, 1957.

GEORGE M. HUGHES

test: Beatrice Caribaldi

City Clerk

State of California

County of San Joaquin

I, BEATRICE GARIBALDI, City Clerk of the City of Lodi and ex officio Clerk of the City Council of said City, do hereby certify that the foregoing Ordinance No. 606 was adopted in regular meeting of said City Council held December 5, 1957, after reading in full by the following vote:

ss.

AYES: Councilmen - Fuller, Katzakian, Mitchell, Robin-

son and Hughes

NOES: Councilmen - None

ABSENT: Councilmen - None

I further certify that Ordinance No, 606 was approved and signed by the Mayor on the date of its passage and has been published pursuant to law.

BEATRICE GARIBARDI

City Clerk

Pated: January 9, 1958

١